OFFICE OF THE
PRESIDING DISCIPLINARY JUDGE
SUPREME COURT OF ARIZONA
JUN 1 4 2012
FILED Manuary

Rachel R. Alexander (020092)

ALEXANDER BANKRUPTCY LAW FIRM
5110 N. 44th Street, Suite 200L

Phoenix, Arizona 85018

Respondent/Appellant Pro Per

THE SUPREME COURT OF ARIZONA

IN THE MATTER OF MEMBERS OF) PDJ - 2011-9002
THE STATE BAR OF ARIZONA,)
Rachel R. Alexander, Bar No. 020092)) REPLY TO INDEPENDENT BAR) COUNSEL'S RESPONSE TO) APPELLANT'S MOTION FOR) EXTENSION OF TIME

Appellant responds to Independent Bar Counsel's (IBC) Response to her Motion for Extension of Time as follows: IBC asserts that Appellant is asking for a lengthy extension until her Declaratory Action against the County is complete. While it would be optimal for Appellant to conclude those proceedings in order to obtain legal counsel to assist with her appeal, Appellant is not asking for an "infinite" extension of time as IBC characterizes it, but whatever length of time the Court deems fair. If Appellant will be required to represent herself, due to the complexity of the case (Appellant has 34 boxes of files from the lower court proceeding), this being an area of law Appellant is not proficient in, and Appellant's fibromyalgia, Appellant believes good cause exists for an extension of some length.

IBC asserts that Appellant has not shown why a delay in her appeal will not hurt the public. IBC previously stipulated to an extension of Appellant's suspension while she appeals, provided she works under the supervision of monitoring attorney Clint Bolick. IBC has essentially already agreed that Appellant does not represent a danger to the public since she is

working under Bolick's supervision. Furthermore, the behavior Appellant is accused of is not related to harming her clients. Appellant now practices bankruptcy law.

For these reasons, Appellant respectfully requests that the Court grant her an extension to file her opening brief.

DATED this 14th day of June, 2012.

ALEXANDER BANKRUPTCY LAW FIRM

By:

Rachel R. Atexander 5110 N. 44th Street, Suite 200L Phoenix, Arizona 85018 Respondent/Appellant Pro Per

CERTIFICATE OF MAILING

I certify that two copies of this Reply were served on the 14th day of June, 2012 via electronic mail and via the United States Postal Service to the following:

John S. Gleason 1560 Broadway Suite 1800 Denver, CO 80202 Bar Counsel

Lisa Aubuchon 8400 South Kyrene Suite 123 Tempe, AZ 85284

Ву:_____